RESOLUTION 33

June 28, 1973

Good Morning (Ladies and Gentlemen):

Pursuant to Notice No. 4088, filed with the Code Reviser's Office June 7, 1973, this is the date and time scheduled for a public hearing and to take action concerning the amendment of Rules 32, 48 and 77. Copies of this notice were mailed to the various news media and interested persons. Attachment A set forth the proposed amendments to the rules.

As you will recall, the Board, on March 1, 1973, adopted emergency rules amending Rules 32, 48 and 77 to eliminate the provisos in these rules authorizing 30 days credit on sales of liquor to railroads, after receiving an Attorney General's Opinion dated February 22, 1973 concluding that RCW 66.28.010 prohibited such credit sales. To maintain the rules in the form adopted March 1, 1973 requires official action of the Board to adopt them as permanent rules.

No data, views or arguments have been submitted to the Board in writing. Is there any discussion?

I will entertain a motion that Resolution No. 33 with annexed amended Rules 32. 48 and 77 (WAC 314-16-160, 314-20-090, and 314-24-170) be adopted as permanent rules, be duly filed and published, and become operative July 30, 1973.



TX473-001

## TRANSMITTAL OF RULES ADOPTED

FROM: <u>Washington State Liquor Control Board</u> (Name of Agency)
TO: CCDE REVISER LEGISLATIVE BLDG (Southwest Corner, Ground Floor) Olympia 98501
The enclosed Permanent rules  , being order No. 24  relating to (Name of rules or description of subject matter)
WAC 314-16-160 RECORDSPURCHASESREPORTS
WAC 314-20-090 CASH SALES
WAC 314-24-170 CASH SALES
(ALTERNATIVE A. Use only for adoption of permanent rules)
pursuant to Notice No. 4088 ① filed with the code reviser
on 6-7-73  were regularly adopted as permanent rules of this
agency at Olympia, Washington on 6-28-73 and are herewith (place) (date)  filed in the office of the code reviser pursuant to chapter 34.04
RCW. The effective date of such rules shall be 7-30-73
(ALTERNATIVE B. Use only for adoption of emergency rules)
pursuant to its finding that the immediate adoption of these rules is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to the public interest, were regularly adopted as emergency rules of this agency at
on and are herewith filed in the office of the code reviser pursuant to chapter 34.04 RCW.
The undersigned hereby certifies that the requirements of chapter 34.04 RCW and of the Open Public Meetings Act of 1971, chapter 42.30 RCW (1971 ex.s. c 250) have been fulfilled.
Dated this 28th day of June 1973.
STATE OF WASHINGTON FILED Washington State Liquor Control Board (AGENCY)
JUN :: 8 1973
CODE REVISER'S OFFICE  DOCKET #FILE #  Title
O NOTICE HUMPER AS APPEARS ON THE COPY OF NOTICE RETURNED TO YOU BY DE
VISER'S OFFICE (TE PROCEEDINGS WERE CONTINUED, USE NO. OF LAST HOTICE)  ② STAMED DAME AS APPEARS OF THE COPY OF MOTICE RETURNED TO YOU BY REVISER'S OFFICE (TE PROCEEDINGS WERE CONTINUED, USE DATE OF LAST HOTICE)  ③ UNLEGS A LATER DATE IS HE IN ANOTHER STATUTE, RULES  BOOK 14 02 040 FRANCIES  Resp to Costoo RFP  DAYS AFTER FILING:

## WASHINGTON STATE LIQUOR CONTROL BOARD

RESOLUTION NO. 33

Administrative Order No. 24 LCB Order Register (WAC 1-12-040)

A RESOLUTION Relating to permanent rules of the Washington State Liquor Control Board.

BE IT RESOLVED BY THE WASHINGTON STATE LIQUOR CONTROL BOARD:

Section 1. The annexed amended regulations, to wit:

WAC 314-16-160 RECORDS--PURCHASES--REPORTS, WAC 314-20-090 CASH SALES, and WAC 314-24-170 CASH SALES are hereby approved and adopted as permanent rules of the Washington State Liquor Control Board, effective July 30, 1973.

Sec. 2. This resolution and annexed amended regulations, after being first recorded as an administrative order in the Order Register of the Washington State Liquor Control Board, shall be forwarded to the Code Reviser for filing pursuant to RCW 34.04 and WAC 1-12-050, and forthwith published in pamphlets, which pamphlets shall be distributed free at all liquor stores and agencies and as otherwise directed by the Board.

Dated this 28th day of June, 1973.

WASHINGTON STATE LIQUOR CONTROL BOARD

Jack C. Hood, Chairman

Attest:

Ruth Mead, Secretary

APPROVED AS TO FORM:

Arthur Mickey
Assistant Attorney General

STATE OF WASHINGTON

Don Eldridge, Member

JUN 2 8 1973

CODE REVISER'S OFFICE
DOCKET #\_\_\_FILE #\_\_\_

AMD

WAC 314-16-160 RECORDS--PURCHASES--REPORTS. (1) originals or copies of all sales slips, invoices and other memoranda covering all purchases of liquor by retail licensees shall be kept on file in the retail premises of the licensee purchasing the same for at least two years after each purchase, and shall be filed separately and kept apart from all other records, and as nearly as possible shall be filed in consecutive order and each month's records kept separate so as to render the same readily available for inspection and checking. All canceled checks, bank statements and books of account covering or involving the purchase of liquor, and all memoranda, if any, showing payment of money for liquor other than by check, shall be likewise preserved for two years and shall be at all times kept available for inspection and checking.

(2) No retail licensee shall buy or accept delivery of liquor except for cash paid at the time of the delivery there-of: PROVIDED, That in individual and particular cases, upon consent of the board first had and obtained, in writing, a retail licensee may pay cash prior to delivery of liquor pur-

No retail licensee shall purchase beer from a beer (3) wholesaler at a price differing from the price for the package or container of beer as shown in the price posting filed in

accordance with section (49) of the regulations.

(4) No retail licensee shall purchase wine except from state liquor stores or from a duly licensed wine wholesaler. No wine shall be purchased from a wine wholesaler at a price differing from the price for the container of wine as shown in the price posting filed in accordance with section (81) of the regulations. No retail licensee may return wine to a wine wholesaler except in accordance with the provisions of section (83) of the regulations.

Each Class H licensee shall keep books and records which will clearly reflect all financial transactions and the financial condition of the business. All Class H licensees, in addition to the requirements of subsection (1) above, shall

at all times:

(a) Maintain records of all purchases for the premises including liquor, food and supplies. The purchases, supported by supplier invoices or signed vouchers, are to be segregated

as to type and recorded.

(b) Maintain records of all sales on the premises from all sources including liquor, food, miscellaneous items, and service. Individual sales are to be recorded on sales slips or cash register tape in such a manner as to indicate the source of revenue and the records are to be filed for future audit pürposes. Sales, segregated as to source of revenue, are to be recorded.

(c) The records described in subdivisions (a) and (b)

shall be preserved for a period of two years.

(d) Make such periodic reports to the board covering purchases, sales and inventory of liquor, food and supplies as may

be prescribed or requested by the board, and

(e) Each Class H licensee shall upon request make available to the board, and/or its accredited representatives, his books and records relative to purchases, sales, and inventories of liquor, food and supplies.

AMD WAC 314-20-090 CASH SALES. No beer wholesaler nor brewer or beer importer holding a beer wholesaler's license shall sell or deliver beer to any retailer except for cash paid at the time of the delivery thereof: PROVIDED, That in individual and particular cases, upon consent of the board first had and obtained, in writing, cash may be paid prior to the delivery of beer sold to any retailer.

AMD

WAC 314-24-170 CASH SALES. No wine wholesaler shall sell or deliver any wine to any retailer within the state except for cash paid at the time of the delivery of such wine: PROVIDED, That in individual and particular cases, upon consent of the board first had and obtained, in writing, cash may be paid prior to the delivery of wine sold to any retailer.

George Cavano, Teamster Local #174, Seattle
Bill Simmons, Teamster Local #174, Seattle
Clyde Pitcher, Clark Distributing Co., Everett

Bill Roberts, Attorney, Seattle

Bill Cammarano, Cammarano Bros., Tacoma

Nick Cammarano, Cammarano Bros., Olympia

John Huddleson, Washington Beer & Wine Wholesalers Ass/n., Inc., Seattle

Vernon Lindskog, Attorney, Olympia

Mr. and Mrs. Don Peterson, Chehalis - Peterson Distributing Co.

Ken Bennett, Totem Beverages, Renton

Ford Basel, City Beverages, Kent

F. N. McCowan, Washington Food Dealers Assoc., Seattle

Jack Croco, QFC, Seattle

Lou Crompe, State Distributing Co., Tacoma

Ed Jacobson, Washington Beer Institute, Seattle

Robert Cummings, Tacoma News Tribune, Olympia

Bob Jennings, Jennings Corporation, Bremerton